UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

SIMON GREENSTONE PANATIER, PC

Leah C. Kagan, Esq.

1201 Elm Street, Suite 3400

Dallas, TX 75270

Email: LKagan@sgpblaw.com

(214) 276-7680

(214) 276-7699

Attorneys for Plaintiffs

SZAFERMAN, LAKIND, BLUMSTEIN & BLADER, P.C.

Arnold C. Lakind, Esq.

Robert E. Lytle, Esq.

101 Grovers Mill Road, Suite 200

Lawrenceville, N.J. 08648

Email: ALakind@szaferman.com

RLytle@szaferman.com

Telephone: (609) 275-0400

Fax: (609) 275-4511

In Re:

Imerys Talc America, Inc.

APRIL DEJESUS and EDWIN DEJESUS,

Plaintiffs,

v.

BRENNTAG NORTH AMERICA, INC. (sued individually and as successor-in-interest to MINERAL PIGMENT SOLUTIONS, INC. and as successor-in-interest to WHITTAKER CLARK & DANIELS, INC.);

BRENNTAG SPECIALTIES, INC. f/k/a MINERAL PIGMENT SOLUTIONS, INC. (sued individually and as successor-in-interest to WHITTAKER CLARK & DANIELS, INC.);

COTY, INC. and its subsidiary NOXELL CORPORATION, for its CoverGirl brand of products;

CYPRUS AMAX MINERALS COMPANY (sued individually, doing business as, and as successor to AMERICAN TALC COMPANY, METROPOLITAN

Case No. 19-01403-KCF

Lead Case No: 19-10289-LSS

Chapter 11

Hearing Date: June 18, 2019

Judge: Hon. Kathryn C. Ferguson,

Chief Judge

ORDER OF REMAND

TALC CO. INC. and CHARLES MATHIEU INC. and SIERRA TALC COMPANY and UNITED TALC COMPANY);

IMERYS TALC AMERICA, INC. (sued individually and as successor-in-interest to LUZENAC AMERICA, INC. successor-in-interest to CYPRUS INDUSTRIAL MINERALS COMPANY and WINDSOR MINERALS, INC. and METROPOLITAN TALC CO. INC.);

JOHNSON & JOHNSON;

JOHNSON & JOHNSON CONSUMER INC., a subsidiary of JOHNSON & JOHNSON;

NEW RUE21 LLC;

NOXELL CORPORATION f/k/a NOXZEMA CHEMICAL COMPANY, for its CoverGirl brand of products, a subsidiary of COTY INC.;

THE PROCTER & GAMBLE COMPANY (sued individually and as successor-in-interest to NOXZEMA CHEMICAL COMPANY and its CoverGirl brand of products);

RUE21, INC.;

WHITTAKER CLARK & DANIELS, INC.;

JOHN DOE CORPORATIONS 1-50 (fictitious);

ENCHANTE ACCESSORIES INC.,

Defendants.

This matter having been opened to the Court on behalf of Plaintiffs, on notice to counsel for Johnson & Johnson, and the Court having considered the papers submitted in support of and in opposition to the present Motion for Remand, as well as the arguments of counsel; and for good cause having been shown;

IT IS on this	day of	, 2019.
LI IS OII UIIS	day or	

ORDERED that Plaintiffs' Complaint be and is hereby remanded to the Superior Court of New Jersey, Middlesex County; and it is further

ORDERED that a copy of this Order be served on all counsel of record within seven days.

Honorable Kathryn C. Ferguson, Chief Judge